## Case 1:21-cv-03329-CBA-RML Document 31 Filed 08/25/21 Page 1 of 1 PageID #: 1494 **GreenbergTraurig**

Henry M. Greenberg Tel (518) 689-1492 Fax (5[8) 689-[499 greenbergh@gtlaw.com

August 25, 2021

## **VIA E-MAIL**

W. Craig Robertson III Wyatt, Tarrant & Combs, LLP 250 West Main Street, Suite 1600Lexington, Kentucky Email: wrobertson@wyattfirm.com

Re: Bob Bajfert v. The New York Racing Association, Inc., Civil Action No.

1:21-cv-03329-CBA-RML

Dear Mr. Robertson:

On behalf of Defendant The New York Racing Association, Inc., I am enclosing a Notice of Motion to Dismiss Complaint and Memorandum of Law in Support of Defendant's Motion to Dismiss Complaint.

Very truly yours,

Henry M. Greenberg (greenbergh@gtlaw.com

Cynthia L. Neidl (neidlc@gtlaw.com)

GREENBERG TRAURIG, LLP

54 State Street, 6<sup>th</sup> Floor

Albany, New York 12207

Telephone: (518) 689- 1400

- and-

Ann Elizabeth Ostrager (ostragerae@sullcrom.com)

Harry F. Murphy (murphyh@sullcrom.com)

SULLIVAN & CROMWELL LLP

125 Broad Street

New York, New York 10004

Telephone: (212) 558-4000

Attorneys for Defendant The New York Racing Association, Inc.

Encs.

cc: Charles Michael (w/encs.)

Clark O. Brewster (w/encs.)